THE COURTS.

Record of Tweed's Conviction-Motion to Amend Denied.

IMPORTANT RAILWAY SUIT.

Action Against the City-Lost Voucters.

Yesterday, in the United States Circuit Court, the trial of John W. Cary, first mate of the American ship Sovereign of the Seas, was resumed. The prisoner was charged with having indicted cruel and unusual punishment on an Italian sailor, one of his crew. The evidence having closed, the jury rendered a verdict of guilty, but without e. Judge Biatchford told them that they must find the prisoner either guilty or not guilty. They again retired and soon after returned with verdict of guilty. Prisoner was remanded for

A suit has been commenced in the United States Circuit Court by G. L. Kouns, of New Orleans, against Otis N. Cutler, as one of the Treasury agents of the United States, to recover a sum of \$30,777 alleged to have been paid, under protest, for leave to land a cargo of cotton at New Orleans, in the month of June, 1865. The payment of this unt was demanded under a special regulation of the Treasury Department having reference to the products of rebellious States. This case is brought as a test to determine the legality or the illegality of the special regulation adverted to, and also to ascertain if the government has a right to retain several millions of dollars stated to have been paid in cases like that now instituted by the

TWEED'S CONVICTION.

On the motion argued several days since in the Court of Oyer and Terminer, before Judge Brady, to change the record of William M. Tweed's conviction, on the ground that the same was not in accordance with the verdict of the jury, a decision was given yesterday by Judge Brady. It will be seen that he demolishes whatever hopes the ex"Boas" may have had of thus shortening the

"Boss" may have had of thus shortening the period of his imprisonment. The decision was embodied in the foliowing written opinion:—

OFINION OF JUDGE BRADY.

I deem it necessary only to state briefly the following snawers to the motion made to carrect the record:—
I. It is the duty of the Clerk of Oyer and Terminer, whenever a judgment upon any conviction shall be rendered, to enter such judgment fully on his minutes, stating briefly the offence for which such conviction shall have been had. 2. It is the duty of the District Attorney, apom being required by the Clerk, to prepare for him a statement of the offence of which such conviction shall have been had. 2. It is the duty of the District Attorney, apom being required by the Clerk, to prepare for him a statement of the offence of which such conviction shall be convicted as the same is charged in the judictment to be an interest of the offerthall inspect such entries made by the Clerk, but it is decired by the statute that have been the state and conform them the best of the offerthall inspect such and conform to the black part of the offerthall inspect and property of the minutes of conviction with the sentence of the Court thereon, duly certified by the clerk, in whose custody such minutes shall be, together with a copy of the tidletiment on which such conviction hall have been had, testified in the same manner, shall be evidence in all courts and places of such conviction an all cases in which it shall appear by the cartificate of the clerk or otherwise that he record of the judgment on such conviction has been signed and filed & S. 1. 102, see 12. It thus appears that the entry on the minutes is subject to the inspection and correction of the Court, to be exercised seconding to the facts and the indictinent. The act is that of a court, and not see 1.8. It thus appears that the entry of the minutes is subject to the inspection and correction of the sand in the indictment. The act is the limit of the sand in the indictment. The act is the limit of the sand in the

IMPORTANT RAILWAY SUIT.

Henry Day Loder vs. the New York, Utica and Ogdensburg Railroad Company.—At a special term of the Supreme Court, on the 12th inst., a Wright, counsel for the plaintiff, to sequestrate the property of the defendant, and for the appointment of a receiver. The plaintiff read affidavits to show that various unsatisfied judgments existed against the railroad company. The case existed against the railroad company. The case came up yesterday in the Supreme Court before Judge Donohue. Mr. Fowler, of counsel for defendant, opposed the motion, caiming that the company was amply able to pay the judgments, and alleging that the late Freadent of the company had allowed these judgments to be taken by default against the company without informing the directors of the commencement of the suits. After full argument upon the legal merits Judge Dononue yesterday morning allowed counsel for the plaintiff an order for a receiver, pendentellite. The order was regularly settled by the Judge sitting in Part 3. William H. Newman was appointed receiver. Counsel for the plaintiff. Mr. John A. Wright: for defendant, Mr. A. S. Sullivan and Mr. Fowler.

MORE VOUCHERS LOST.

A soit is pending against the city to recover \$1,032 27 for coal delivered to the city in May last by George John P. Barnard. As a defence the city sets up that between June, 1868, and February, 1870, the city paid to Mr Barnard \$90,000 for coal which was not furnished. Mr. Barnard's counsel therefore demanded a bill of particulars, giving dates of the warrants and the apartments to which the coal is alleged not to have been derivered. An order was granted by the Superior Court, directing such bill to be Jurnished within ten days or plaintiff to have permission to move that the city be debarred from giving testimony at the trial as to the truth of the allegations in their answer. The bill of particulars was not furnished as ordered, and the matter came up yestsrday in the Superior Court, Chambers, before Judge Curtls, on a motion for the order of prohibition. Mr. Carter, on behalf of the city, said that there were some youthers lost, and that the city could not now give complete data, but would give all the particulars in its possession. Mr. Wingate, in opposition, arged that if the city could not give the particulars at once it ought to be debarred from furnishing testimony at the trial to sustain the allegations of fraudulent payment. Judge Curtis allowed the matter to stand over for ten days to enable the city to put up the best bill of particulars it could. dates of the warrants and the apartments to

BUSINESS IN THE OTHER COURTS.

SUPREME COURT-CHAMBERS.

Smith vs. Simpson.-Motion denied, without Simila vs. Simpson.—action denied without Sosts.—Memorandum.
Meyer vs. Gieck.—Motion denied and temporary njunction dissolved, with \$10 costs.
Levy vs. Levy; Wilson vs. Kelioe; Wright vs.

emon.—Memorandums. The Mayor, &c., New York vs. Damat.—Motion to The Mayor, &c., New York vs. Damat.—Motion to continue injunction desired and temporary injunction dissolved, with \$10 costs.

Merchant vs. Kasse.—Motion granted upon payment of the costs of the cause to the present date and \$10, costs of opposing the motion.

Verming vs. Post.—Ipon the piaintin's amdiavit that the books are now within the jurisdiction and open at all proper times to defendant's inspection, the motion for a receiver must be denied, without costs.

Mechanics and Traders' Saving Institution vs. Lynch; Grocers' Bank vs. Mead; Clark vs. Willis.—Orders granted.

Davenport vs. Willis.—Order of reference granted.

Brewster vs. Hartigan: Machanic vs. Hyde.

Davenport vs. Willis.—Order of reference granted.

Brewster vs. Hartigan; Mackenzle vs. Hyde; Leroy vs. Webb; in the matter of Dosteck; Marshall vs. Stacey; Averill Chemical Paint Company vs. Fire Association of Philadeiphia; Schenck vs. Stanley; Averill Chemical Paint Company vs. Minds; Fallon vs. The Mayor, &c., of New York; Glaceum vs. Hind; Fallon vs. The Mayor, &c., of New York; Glaceum vs. Hind; The Produce Bank vs. Bergstein; Ford vs. The Mayor, &c., of New York; Schneider vs. Berlinghoff; The Produce Bank vs. Bergstein; Ford vs. The Mayor, &c., of New York; Fallon vs. The Mayor, &c., of New York; Fallon vs. The Mayor, &c., of New York; Fallon vs. The Mayor, &c., of New York; Ghacton; Furnial vs. Potter; Lanigan vs. The Mayor, &c., of New York; Sharpe vs. Winkoop and another; Bates vs. Barber; Mauger vs. Welcke; The Chatham National Bank vs. Speyers; Roberts vs. Globs; Estes vs. King; Chatham National Bank vs. Trenger;

Same vs. Wood; Potter vs. Campbell; Ammidows va. Copeiand.—Granted. Blackledge vs. Schmale.—Memorandum.

SUPERIOR COURT-SPECIAL TERM. Decisions.

By Judge Cartis.

Rennessey vs. Hennessey.—Motion to vacate roceedings granted, with costs of motion to de-Acker, &c., vs. Sharpe et al.—Urder signed. Johnston vs. Johnston et al.—Motion to an granted. Johnston vs. Johnston et al.—Order settled.

COMMON PLEAS-SPECIAL TERM.

Decision. By Judge Robinson.
Underhill vs. Parker.—Injunction denied and temporary injunction dissolved, with \$10 costs to abide the event.

MARINE COURT-PART 1 Actions for Labor.

Before Judge Alker. Culien vs. Driggs.—The plaintiff claims to have made a contract with defendant's engineer by contring and stacking hay on seventy-five acres of Newark meadow land. He admits payment of \$510, and sues for \$90. The defence is that the contract was not only to cut the hay, but to pile it contract was not only to cut the hay, but to pile it upon hurdles two feet above the surface of the meadow, and that by reason of plaintiff failing in this, the hay, valued at \$2,000, was overflowed and rendered entirely valueless. Verdict for defendant, setti vs. Hough.—The plaintiff, an Italian laborer, sues the defendant, a contractor, to recover forty-seven and a half days' labor which he swears he performed for him in digging upon the boulevards, unloading stone, &c. The defendant swore not only that he never employed the plaintiff, but that he never saw him in his lie, adding that he had a twin brother for whom the work might have been done. The plaintiff and one of his witnesses, however, being very positive as to defendant's identity, the jury rendered a verdict in plaintiff's favor for the full amount claimed.

COURT OF GENERAL SESSIONS. A Hotel Thief Sentenced.

Before Recorder Hackett. District Attorney Phelps prosecuted in this

Court yesterday.

The first case tried by the jury was an indictment against George Rice, who was convicted of an attempt at burglary in the second degree. carsten Hencken, who keeps a notel in Fulton street, testified that on the 9th of this month the prisoner hired a room, and ten minutes afterward he caught him in the act of trying to enter a room opposite the one assigned to him. When an officer was called in he searched the prisoner's value and found a bunch of keys. Rice, who was genteelly dressed, told a very plausible story, but so evidently false that the jury fendered a verdict of quity without leaving their seats. His Honor the Recorder sentenced him to the State Prison for five years.

An Old German Woman Convicted of

Margaret Yaeger, an old German woman, was ing of the 10th of this month, about half-past seven o'clock, a little boy, three years old, named seven o'clock, a little boy, three years old, named gasse H. Roach, whose parents live at No. 262 Madison street, was playing near the door, when the prisoner came along and took him in her arms. The other children who were around gave the alarm, and Mrs. Roach came and took her lite son out of the prisoner's arms. The accused swore that she had been drinking a few glasses of beer, and did not mean to take the child away; that she had a sick husband and three small children. His honor remanded the old woman, in order that an investigation into her statement might be made.

Burglaries and Larcenies. Timothy Ganey, who was indicted for robbery, pleaded guilty to petit larceny from the person, the charge being that on the 3d of this month he stole a sliver watch worth \$20 from Dagan O'Leary

while walking in Dover street.

Thomas Donovan was convicted of stealing \$1 from the person of Henry Conrad on the night of October 4 while he was passing through West

from the person of Henry Conrad on the night of October 4 while he was passing through West atreet.

William Williams, a colored waiter, who was canght by John B. Trainer in his residence No. 107 West Twenty-eighth street, on the afternoon of the 3d of September list, was convicted of burgiary in the third degree.

The above named prisoners were each sent to the State Prison for five years.

Catharine Lowe and Emma Wilson (colored) were tried and convicted of stealing a silver watch from Aloys Danbacher on the 28th of September while passing through Thompson street. These prisoners were sent to the State Prison for three years.

John Callahan pleaded guilty to petit largeny from the person, the indicament charging him with stealing a pocketbook containing \$3.50 from Margaret Chasildy. He was sent to the State Prison for four years and six months.

William Utr, who on the 27th of September stole two gold watch cases worth \$200 and ten dozen of study worth \$20, which were in a package in charge of the American Express Company, pleaded guilty to an attempt at grand larceny.

Daniel Klernan pleaded guilty to stealing on the 4th inst. a watch and chain worth \$21 from the person of Albert Bauman.

These prisoners were each sent to the State Prison for two years and six months. Forgery.
Thomas H. Cochran, charged with the crime of

orgery in the third degree, pleaded guilty to the fourth grade of that offence. On the 12th of Sep ember he forged a check for \$484 upon the lational Bank of Brooklyn. The punishment inleted was imprisonment in the State Prison for

two years.

Philip Schwarz pleaded guilty to an attempt at grand larceny, the allegation being that on the stn of September he stole clothing and money valued at \$300, owned by John Lamer. He was aent to the Penitentiary for two years.

A Disagreement.
Gustav Rohoff was tried upon a charge of felonious assault, preferred by Peter Huff, who swore that he was stabled in the side by the accused on the 2d of this month. The evidence was conflicting, which resulted in the disagreement of the jury. Mr. Phelps consented to the discharge of the defendant. Sentences.

The following named prisoners, who were tried ast week, were arraigned for sentence :-

Herman Winters, convicted of petit farceny from the person, was sent to the State Prison for three years.

William Helems, who pleaded guilty to an attempt at grand farceny, was sent to the State Prison for two years and six months.

John Jennings, convicted of grand farceny, was sentenced to one year's imprisonment in the State Prison.

JEFFERSON MARKET POLICE COURT. A Heavy Raul.

Before Judge Plamper.

Mrs. Louiss Miller is a widow lady, and occupies the third foor of the dwelling No. 99 West Twenty of the foot food of the dwelling No. 99 West Twenty of the foot food of the welling No. 99 West Twenty of the foot food of the state of apartments yesterday when accident called her to aer bedroom in the rear. To her intense dismay she found two men, who had entered so noiselessly that their presence was not even suspected, busily engaged in the war with the foot of plunder. She gave the latter as intruders fact. They would have escaped but for the promptitude of Mr. James Mr. Gale, a real estate agent in the lower part of the house, who situated the street of the foot for the promptitude of Mr. James Mr. Gale, a real estate agent in the lower part of the house, who situated the street of the foot for the promptitude of Mr. James Mr. Gale, a real estate agent in the lower part of the house, who situated the street of the fact of the property of the man selected one is a car. The duce of the foot for the property of Mrs. Miller. At this point the burners of the far to whom he was found stifylow out to jewerr, the property of Mrs. Miller. Judge Flammer held him in 8,000 ball to answer.

Thomas Collins and Francis Connelly torke into the premises of James McCandiess at No. 44! West Forty-first street on Study right and carried of 355 worth of silverpiated ware. Officer Biglin, of the Twentieth precinct, and carried of 355 worth of silverpiated ware. Officer Biglin, of the Twentieth precinct, careful precinct, and carried of 355 worth of silverpiated ware. Officer Biglin, of the Twentieth precinct, careful precinct, and carried of 355 worth of silverpiated ware. Officer Biglin, of the Twentieth precinct, and carried of 355 worth of silverpiated ware. Officer Biglin, of the Twentieth precinct, and carried of 355 worth of silverpiated ware. Officer Biglin, of the Twentieth precinct, and carried of 355 worth of silverpiated ware. Officer Biglin, of the Twentieth precinct, and carried of 355 worth o Before Judge Flammer.

Mrs. Louiss Miller is a widow lady, and occupies the third floor of the dwelling No. 69 West Twen-

two red spots, as alleged, where the wounds caused by the reverend gentleman's teeth had healed. Two young ladles, who had been involuntary witnesses of the tussic, corroborated Kate's statement in all particulars except the biting. Of that they noticed nothing; but each of them swore that the reverend gentleman kicked the complainant while lying prostrate and stunn d in the areaway.

areaway.

Mr. Ormsby admitted that he may have struck her once, but that was only to save himself from being struck with a natchet by the complainant, he, however, solemnly called God to witness that he neither kicked her nor bit her. Mrs. Frost, his mother-in-law, testified that she saw the whole aftair and was positive that the defendant raised his tand to strike a blow but once, and that was when she and Mrs. Ormsby went to his assistance and saved him from being struck with the hatchet by the complainant.

Kate was the servant of a lady who had apart-

by the complainant.

Kate was the servant of a lady who had apartments in the house, and the trouble was the result of a difference between Mrs. Frost and this lady. Mr. Ormsby was held for trial in \$500 ball, and, as he remarked, for obvious reasons he elected to be tried at the General Sessions. In her first complaint Kate made no mention of having been bitten by the defendant, otherwise the complaint would have been for may held.

Dangerous Sword Came Exercise.

Patrick Judge, aged twenty-two, of No. 118 West

Patrick Judge, aged twenty-two, of No. 116 West Pity-lourth street, was charged with attempting to stab Louis Bramson, who keeps a dining saloon on the corner of Fourteenth street and Third ave-nue. Bramson testified that Judge had some nue. Bramson testined that Judge had some refreshments in his place on Sunday night, for which he retused to pay. On threatening to bring the police, Judge drew a sword cane and chased him around his saloon, and made several attempts to run him through. The accused denied the charge, and in turn swore that, peing intoxicated, he was robeed or \$25 by Bramson, who, to save himself, then caused his arrest on the present trumped up charge.

Karnitzki Held in \$6,000 Bail. Karnitzki, the alleged "receiver," was held in \$6,000 bail, the bonds for which were given by Mrs. Lottie Maxwell, of No. 302 West Thirty-seventh street.

COURT CALENDARS-THIS DAY.

SUPREME COURT—CHAMBERS,—Held by Judge Barrett.—Nos. 24, 27, 31, 32, 34, 41, 50, 55, 72, 77, 87, 168, 116, 117, 118, 121, 126, 129, 130, 143, 185, 186, 190, 191, 192, 195, 220, 233, 234, 237, 238, 239, Call 241. 186, 190, 101, 192, 195, 220, 233, 234, 237, 238, 230. Cail 241.

SUPREMS COURT—GENERAL TERM—Held by Judges Davis, Daniels and Lawrence.—Nos. 119, 120, 121, 122, 123, 134, 125, 126, 127, 129, 129, 130, 131, 68, 16, 24, 70, 78, 194, 190, 200, 203, 204, 205, 164, 200, 207, 743, 130, 151, 156, 7, 8, 11, 74, 91, 92, 108, 108, 80, 84, 132, 147, 193, 196, 103.

SUPREMS COURT—CIRCUIT—Part I—Adjourned for the term. Part 2—Held by Judge Van Brunt.—Nos. 28, 1988, 1834, 966 5, 14, 2104, 3654, 2130, 2140, 2098, 2504, 2594, 2598, 2598, 2700, 2602, 2604, 2606, 2616, 2612, 2614, 2616, 2618. Part 3—Held by Judge Donohue.—Nos. 994, 1653, 1747, 1861, 2921, 1475, 54994, 1761, 2461, 1981, 1983, 3639, 1553, 1145, 1961, 1969, 3435, 467, 2013, 2015, 2017, 2021, 2025, 2027.

2027.
SUPERIOR COURT—TRIAL TERM—Part 1—Held by Judge Monel.—Nos. 689, 653, 659, 1247, 751, 787, 261, 287, 661 5554, 481, 561, 1183, 737, 739, 745, 758, 771, Part 2—Held by Judge Sedgwick.—Nos. 3824, 700, 672, 6784, 1156, 688, 572, 865, 744, 728, 730, 732, 734, 642, 428, 552, 720.

734, 642, 428, 552, 720.

COMMON PLRAS—EQUITY TERM—Held by Judge Larremore—Nos. 44, 45, 32, 124, 6, 11, 60, 39, 51, 52, 53, 54, 55, 38.

COMMON PLRAS—TRIAL TERM—Part 1—Held by Judge Loew.—Case on.—No. 1773. Part 2—Held by Judge Daly.—Nos. 1918, 1176, 2137, 1991, 344, 167, 712, 1692, 1192, 1171, 1253, 2019½, 2188, 1149, 1068, 1369.

3—Reid by Judge Spaniding.—Nos. 1122, 606, 5098, 1011, 36, 603, 205, 442, 339, 833, 1684, 1278, 1284, 233, 234.

COURT OF GENERAL SESSIONS—Held by Recorder Hackett.—The People vs. John Reddy, James Campbell and James Coy, robbery; Same vs. James J. Kelly and John Halloran, icionious assault and battery; Same vs. Patrick Sioan, Jonn Delany and John Nolan, burglary; Same vs. Richard Ryan, burglary; Same vs. Saac Tannenholz, grand larceny; Same vs. Esac Tannenholz, grand larceny; Same vs. Edward Hogan, grand larceny; Same vs. Edward Hogan, grand larceny; Same vs. Patrick McCabe, grand larceny; Same vs. Patrick McCabe, grand larceny; Same vs. William L. Marchand, grand larceny; Same vs. Louis Vion, grand larceny; Same vs. Louis Vion, grand larceny; Same vs. Jace Urane, larceny from the person; Same vs. Joseph Brady, grand larceny; Same vs. Jaces Prefences; Same vs. William Watson, lake prefences; Same vs. Andrew Smith, grand larceny; Same vs. Jacob Smith, grand larceny; Same vs. William Dick, Courst of Over And Terminner—Held by Judge Brady.—The People vs. John Harnsgle, mannalaghter; Same vs. John battery; Same vs. Archibald McIntyre, grand larceny; Same vs. Michael Hogan, felonious assault and battery; Same vs. Solomon Marburger, grand larceny; Same vs. Harnis et al., grand larceny; Same vs. Solomon Marburger, grand larceny; Same vs. Harnis et al., grand larceny; Same vs. Solomon Marburger, grand larceny; Same vs. Jacob Rosenberg, grand larceny; Same vs. Lewis Marris et al., grand larceny; Same vs. Josiah Carpenter, false pretences; Same vs. Archibald M. Francis et al., lalse protences; Same vs. Jasab dr. James Mulligan, misdemeanor, Alexander Skinner, receiver of stolen goods; Sa Alexander Skinner, receiver of stolen goods; Same vs. Austin Black et al., astempt to induce perjury; Same vs. James Mulligan, misdemeanor; Same vs. Dennis Maher, assault and battery; Same vs. Mary and James Maloney, assault and battery; Same vs. John Joseph Gillen, mansisaghter; Same vs. Patrick Doonsn. Mionious assault and battery; Same vs. James H. Heavy, felonious assault and battery; Same vs. James O'Neil, felonious assault and battery; Same vs. Mathew Halpin and James Monoghan, felonious assault and battery; Same vs. George Butter, grand larceny; Same vs. Henry F. Clark, lorgery; Same vs. Curtis D. Meddelat and Edward Hamschild, forgery; Same vs. Chams Harrison, receiving stolen goods; Same vs. George B. Coleman, receiving stolen goods; Same vs. George B. Coleman, receiving stolen goods; Same vs. Henry F. Milly Sarne, perjury; Same vs. Gerson Bochin Etal, false pretence; Same vs. John G. Doll, assault and battery.

THE LATE CHARLES M. KELLER.

Meeting of the Bar-Adjournment of the United States Circuit Court-Speeches of Counsel.

States Circuit Court. There was a large attendance of members of the Bar, it being understood that a motion would be made for the adjournment of the Court in consequence of the death of Mr. Charles M. Keller, who nad, perhaps, few equals in the profession as a patent lawyer.

After Judge Blatchford had taken his seat on the

bench he made a short announcement with regard to the business of the Court, which would be and Shipman. Subjoined we give a report of the proceedings in relation to the death of Mr. Keller.

good name who when they contemplated their own death would not like to obtain some of the praise that followed a well snent like.

REMARKS BY MR. E. W. STOUGHTON.

Mr. P. W. Stoughton also spoke and, in the course of his remarks paid a well deserved tribute to the excellent qualities and sterning integrity of Mr. Keller, who held a very large place in the practice of his procession and in one of the great departments of the law administered in tais Couri. He (Mr. Koughton) had been associated in many cases with Mr. Keller and had been in many sames him; but, whether with him or availat him, he found that Mr. Keller slways brought to his aid vast knowledge, untiring industry, splendid capacity and sterling hour.

REMARKS BY MR. WETMORE.

Mr. E. Wetmore, in an eloquent address, culorized the virtues and praised the aminest amilting of Mr. Keller.

vast knowledge, antiring industry, splendid capacity and sterling know.

Mr. E. Wetmore, in an eloquent address, enlogized the virtues and praised the eminent qualities of Mr. Keller as a citizen and a lawyer.

REMARKS BY JUDGE BLATCHFORD.

Judge Biatchord said:—o much has neen said, and well said, by the gentlemen who have spoten that I can add but iew wrist in symmathy with the observations that have been made. Mr. Keller was my personal friend. I was long associated with him at the Bar, and was on terms of intimate friendship with him. I learned, as all his brethern at the dar nave learned, to regard him as possessing all those qualities that belong to a great and good lawyer—falelty and conscientiousness towards his clients. His judgment was very sound, and he never suffered it to be led away by zeal in the cause of his clients. His judgment was severe as a junicial subgment on the merits of the case, sould rely upon his judgment, which was always as severe as a junicial subgment on the merits of the case, which was the subject of the case of his clients. The had no superior. They could always rely upon him, and he was thoroughly conscientions to the Court in the discharge of his legal and professional duties. It has been well said here to-day that when so emment a person as Mr. Keller passes away we should all pause, upt only to pay a tribute to his memory, but take of the leason taught by the event, and it is fitting, particularly fitting. Hat, inasmuch as no man can be a member of the Bar without sustaining toward the Court those relations as a member of the Bar which make him what he is, these proceedings in regard to the decision of the solution of the profession. It is a loss to the court, and it is a loss to the bedression. It is a loss to the court and it is a loss to the bedression. It is a loss to the court and it is a loss to the bedression. It is a loss to the court, and it is a loss to the bedression. It is a loss to the court, and it is a loss to the bedression. It is a loss to the court and i

The Judge concluded by granting the motion for the adjournment of the Court and directing the clerk to enter tine cause of the adjournment on

EXTRA JUDICIAL DIGNITY. A Cruel Case of Contempt of Court. NEW YORK, Oct. 19, 1874.

TO THE EDITOR OF THE HERALD:-On Saturday, at the Sixth Judicial District Court, Justice Lane, for contempt of Court, senenced to five days' imprisonment and a fine of \$5 a lad about thirteen years old, who had been only eight days in this country, under the following peculiar circumstances:—In August the case of McCabe vs. The Laborers' Protective Union was brought up for adjudication before Judge Lane, and it appears ne dismissed the case without and it appears no dismissed the case without trial, although counsel for plaintiff was in court and ready to proceed with the cause. An appeal to the Court of Common Pleas was then and there entered, and \$2, the legal cost of a return, given the Judge. The usual time for making the return having expired, plaintiff's counsel several times notified Justice Lane to make return, and he having neglected to do so, and stemographers' lees being required, an order from Judge Robinson, of the Court of Common Pleas, was obtained to compel him to do so. The document was confided to the little fellow to serve on Judge Lane, with instructions to hand it to him before Court opened. On his arriving at the Court the marshals would not let him in until business was going on. He then proceeded up to the bench, and on anading in the papers was immediately arrested and the above sentence pronounced.

Not having returned to the boarding house where he was staying with a friend, and he not being acquainted with any other person in the city, a search was instituted for him. After viaiting the Morgue, several police stations and for a second time the Central Police Unice, it was eventually suggested that he might have been arrested on a civil process and sent to Ludlow Street Jail. On going there next morning (sunday) his friend's mind was relieved by learning the above facts, and the little fellow—who was unaware whether it was for a day, a year or a lifetime ne was to be confined—was somewhat pacified and reconciled to his late. He then confided to his friend the sworn statement of the facts. The Supreme Court Judge has issued a writ of habeas corpus for his discharge. Respectfully,

D. R. O'SULLIVAN. trial, although counsel for plaintiff was in court

THE GLENDENNING TRIAL

Testimony as to Mary Pomeroy's Char-

tinued at the Prospect avenue church yesterday before the Jersey City Presbytery. Prayer was

offered by the Rev. Dr. Magee, of Paterson.

Mr. Randail was the first witness. He testified that he went, in company with Mr. Northrup, to Mr. Miller's house on the night of Mr. Glendending's arrest; Mr. Hallowell accompanied Mr. Hendenning; Mr. Northrup told Mr. Glendenning he was sorry to see him in such a position; Mr. Glendenning laughed, and said that Mr. Northrup would find it serious for him-self before he got through with it; witness then described the scene previously detailed by Mr. Miller, and continued:-Mr. Miller said he would not permit any questions to be asked of Miss Pomeroy; Mr. Hallowell asked Miss Pomeroy it she did solemnly swear that Mr. Glendenning

us the father of her child; the question was repeated three or four times without an answer; Mr. Miller asked Mr. Glendenning if he would marry the girl; he answered that he could not, under present circumstances; Mr. Miller then asked him what business he had sneaking into his house at all hours of the night; Mr. Glendenning replied that he would expisin all that at the proper time; I am a member of the congregation of that church; Miss Pomeroy's character was unexceptionable; never heard a word against her in my lie; she was a frequent visitor, at my house.

Justice Aldridge was recalled. The Moderator here announced that no person, male or lemake, under twenty-one years of age would be permitted in the church during this trial. In answer to counsel for the prosecution witness said:—It was my own idea that the dying statement of Miss Pomeroy should be sworn to, for she expressed mo desire on the subject; Mr. Gordon asked Mr. Glendenning on the night of the arrest why he did not speak of this matter before; Mr. Glendenning answered, "On her account."

On cross-examination the witness said:—The bastardy sult against, Mr. Glendenning was discontinued because the bondsman (Mr. Gordon) asked to have the case attended to or that he be released from his bond; the Overseer of the Poor, Mr. Dudley, came to me and asked that the proceedings be discontinued because the child was not custreable to the city, imasmuch as no application for maintenance had been made; the Overseer of the Poor came to me and told me that ag the mother had died no application had been made to the city or the support of the child; he, therefore, had no further ground of action against Mr. Glendenning; when Miss Pomeroy was making her dying statement she was as calm and composed as Mr. Dodd (counsel for delence) would be if he were going to leave this world; it seemed as if the candle were going out; she could not sign her name; she might have made her mark; I wanted to have her mark there so that people could not question it; there was not the

BOARD OF APPORTIONMENT.

A meeting of the Board of Apportionment was held resterday at the Comptroller's office, Mayor Havemeyer in the chair. Resolutions recom-mending the following transfers were made:—The sum of \$33 33, from the appropriation of the salaries of the Department of Taxes and Assessments to the salaries of the Department of the Assessors; \$5,000, from the appropriation of lamps and gas to the heating of offices and buildings for the county the heating of offices and buildings for the county for 1874; \$10,000, from various departments to the contingencies of the Law Department; \$1,220 59, from different accounts in 1872 to the account for printing and engraving bonds and certificates; \$1,005 83, to be transferred from appropriation to Coroners' Office of 1872 to the appropriation for Coroners' Office in 1873.

THE TAX LETY.

Commissioner Wherelers and isst of officers for the city in printed form, copies of which were distributed among the members of the Board.

Comptroller Green moved their consideration, if not at once, at some early day to be named by the Board.

The MANOR and that this was the first that he

the Board.

The MAYOR said that this was the first that he had seen of the estimates. He should use a little time to look them over.

Alderman VANOE moved that the Board adjourn to Weenesday next at two o'clock, for the consideration of the tax levy.

The resolution was adopted, and the Board adjourned.

BOARD OF ASSISTANT ALDERMEN.

A regular meeting of this Board was held yesterday alternoon, the President, Mr. Joseph P. Strack, in the chair. The minutes of the previous meeting were read and adopted.

An ordinance proposed last summer to prevent dust from flying while buildings are in course of

construction was adopted by a vote of 11 to 3. A motion that the ordinance "prohibiting goats from running at large" be repealed was defeated. Assistant Aiderman Kelly wanted to hear the who was a man of the equanimity of readiness to recogothers won the apontact. The pracembers of the Bar is the heading of a present to pass any general orders the Board adjourned.

COMMISSIONERS OF CHARITIES AND COR-

Election of a New President. Since last May William Laimbeer, the first Presi-dent of the Commissioners of Charities and Cor-rection, has held over because whenever the sub-ject of an election was broached no understanding could be arrived at among the "triumvirate."
The old President thus retained the dignity of the The old President thus retained the dignity of the office and \$125 additional salary per month. This state of affairs, however, was ended yesterday by the resignation of Mr. Lambeer as President, on which he at once offered a resolution nominating General James Bowen for President of the Board for the present term, ending May 1, 1875, which was carried by the votes of Commissioners William Lambeer and Meyer stern—the candidate being too modest to vote for himself.

SCHOOL COMMISSIONERS.

Mayor Havemeyer will reappoint on the third

as School Commissioners:—David F. Baker, David Wetmore, William H. Nellson, Ferdinand Trand, Henry P. West, John Crosby Brown and Jacob D. Vermilye. SUPPRESSING MOOK AUCTIONS. A number of jewellers doing business on the line of Grand street called upon His Honor the Mayor and informed him that their business is injured by the sale of bogus and worthless jewelry disposed tioneers, whose farning signs and glib-torgued blandishments induce a large number of persons to invest in this worthless trash. Mayor Have-meyer listened very patiently to the complainants, promised them protection and instructed Captain James Leary, in command of the Ordinance Police, to suppress these mock auction shops at once.

POLITICAL.

THE PROPLE'S PARTY WILL HOLD A MASS I meeting on Thursday evening, October 22, at Cooper Institute, to ratify the nomination of Hon, William F. Havemeyer for Mayor. All persons tavorable are cordially invited to actend. JACOB COHEN, President RICHARD HENNESSEY, Secretary.

THE ASSEMBLY DISTRICT.—A MEETING OF CITI-tizens of the above district was held last evening, cor. Thirty-second street and Sixth avenue, when Mr. THOMAS CARBOLL was unanimously indorsed as a suitable candidate for member of Assembly.

16TH ASSEMBLY DISTRICT.—A MONSTER DEMO-oratic meeting will be held Tuesday evening, Octo-ber 20, at 7½ o'clock, corner Twenty-inird street and Third avenue, to indorse Sanuel J. Tilden for Governor and the entire State ticket. Able speakers will address the meeting.

AT 8 This EVENING—A LECTURE ON NERVOUS Debility and Special Diseases at Dr. Kahn's Museum. Kemember the address, 688 Broadway, near Fourth street. The largest and most magnificent Museum in the world. Admission 50c.

A -SPECIAL LECTURES EVERY NIGHT AT S
o'clock at the New York Museum of Anatomy, 618
Broadway, between Houston and Bieecker streets.

HEPWORTH DIXON.
CHURCH OF THE DISCIPLES.
MADISON AVENUE AND PORTY-PIFIH STREET,
TUESDAY, OLTOBER 20, 8 O'CLOCK.
Preceding the Lecture, at 745 o'clock, there will be a
grand Organ Concert by Mr. Willis C. Shelton, the young
masteur, assusted by Mr. Arbuckle, the distinguished
Cornet player. Tickets can be obtained at the Theatre
Ticket offices, Fifth Avenue, Wurdsor and Grand Union
Hotels. Admission, 50 cents; Reserved Seats, 75 cents. HUMOROUS LECTURE BY REV. GEO. J. MINGINS, ing. October 28, at the Third seems evenue church, near Thirty-first street, commencing at 7:50 o'clock. Admission 2c. Proceeds toward Turnishing the new church.

LECTURE.

Rev. PATRICK TONER, of Towands. Pa.,
by request, will repeat his grand lecture on the
POST S OF IRELAND."
in the Cooper Institute,
on WEDNESDAY EVENING, October 21, 1874.
Proceeds for the benefit of the new thurch of Sts.
Peter and Paul, at Towands. Doors open at 7. Lecture
to commence at 8 o'clock. Tiesets 50 ceuts. Reserved
seats \$1. For sale at all Catholic book stores.

DANCING ACADEMIES. A. J SAUSE'S DANCING ACADEMIES.—CLASSES
A. at Masonic Hall, IM East Thirteeuth street: Brevoort Hall, 15t East Filty-fourth street. PRIVATE LESSONS at any hour. CIRCULARS at private academy, 212 East Eleveuth street.

DODWORTH'S PRIVATE CLASSES FOR DANC-ing, No. 212 Firth avenue, corner of Twenty-sixth Street, open for the season.

Morning and afternoon classes for ladies and children.

Evening classes for gentlemen. Send for a circular. A. -WILSON'S SELECT DANCING ACADEMY,
Arthur Ball, 33 West Fourteeuth street, near
highth avenue Alasses always open for beginners. For
terms, &c., send for circular. Solree every Tuesday and
baturday.

A.—CARTIER'S DANCING ACADEMY, PLIMPTON'S
Building, intersection of Stuyvesant and Ninth
streets.—Classes every Monday and Thursday, afterhoon
and evening. Private lessons a specialty. Clide waitz

A. J. MARS' ACADEMY OF DANCING, 289

A. Bleecker street.—Classes now forming for beginners; send for circular; solves Wednesday evening,
October 21, a49 o'clock. Hall to let for sociable, &c. BROOKES' DANCING ACADEMY, 361 BROOME ST.
All the fishionable Dances in one course of lessons.
ADJES.—Tuesdays and Fridays, 34; P. M.
GENTLEMEN.—Tuesdays and Fridays, 75; P. M.
CHILDREN.—Wednesdays, 35; Saurdays, 3 F. M.

MR. AND MRS. HLASKO'S SELECT CLASSES IN Dancing, 1,464 Broadway, commencing Saturday, October 31. Send for circular. PROFESSOR SHERIDAN'S ACADEMY OF WALTZ-ing and Modern Dancing, 613 and 615 Third ave-

AT THOMPSON'S COLLEGE, 20 FOURTH AVENUE, apposite Cooper Institute.—Bookseeping, Writing, arithmetic, German taught day and evening. Ladies Department. Telegraphy taught practically, with instruments, in one quarter.

A GERMAN AND FRENCH CLASS, THOMPSON'S College, 20 Fourth avenue, opposite Cooper Institute.—Students taught to write and converse in a short time, day or evening; terms reduced. SCHOLAR AND GOLD MEDALLIST OF FOREIGN A university desires private pupils; prepares for sei entific schools and college, English or American; high est city reference. Address TUTOR, 29 West Fifteenth st BEAUTIFUL INVENTION .- SKETCHING FROM A BEAUTIFUL INVENTION.—SKETCHING FROM Dature taught in an evening at residences, by a California artist, for \$5. Address C. ELVERNA, Herald office.

AN INTELLIGENT FRENCH LADY WILL GIVE A lessons in French, Italian, German and music: mod-erate terms. Call at 39 West Twenty-lourth street. A LADY DESIRES AN ENGAGEMENT AS VISITING teacher; she is well qualified and experienced; best references. Address H. O., box 109 Herald Uprown Branch office.

A GENTLEMAN OF VERY DISTINGUISHED FAMity, now in distress, speaking English and fluently
french and Italian, having extensive scientific and
literary knowledge wishes a situation as leacher or
secretary in a private family or office, either as clerk in
a hotel or store and pretence. Address MAURICE. Post
office.

A YOUNG NORTH GERMAN WILL OPEN A DAY and Evening Class for pupils desirous to learn German: terms low; private instruction at pupils residences. Address GERMAN, if West Twenty-ninth at A LADY, MIDDLE-AGED, DESIRES A POSITION as teacher of the English branches and rudiments of French in a family, school or institution; has no objection to supervise a house and take the entire charge of children; also understands the management of servants; a home more desired than a large salary. Address TEACHER, Herald Brooklyn Branch office.

A PARISIAN LADY WOULD LIKE TO HAVE A few ladies for French conversation; only \$10 a quarter; best references given. Address U. C., box 200 lieraid office. ELEGANT BUSINESS WHITING GUARANTEED.—
Measrs. DOLBEAR, 1,193 Broadway, receive new
pupils only and evening this week, and engage to remove
all suffness, trembling and nervousness in a faw lessons.
Two private desks for bookkeeping vacant. A German
class will commence November 3. Apply for terms.

M LLE. JESSURUN WILL CONTINUE THIS WINTER her day and evening classes in conversational and grammatical French and German, piano and singing; the quickest and easest method; terms moderate. Address 247 West Porty-math street. CIGARS AND TOBACCO.

A -100 000 PURE VIRELTA ABAJO LEAF CIGARS.

at the Original Cigar Store. No. 26 Fulton street, to close a consignment.

Reina Victoria, \$30 per 1,000.

Londres, drst, \$70 per 1,000.

Londres, second, \$50 per 1,000.

Conchas—Flor del Fumar, \$65 per 1,000.

Conchas—licary Glay, \$65 per 1,000.

Conchas—licary Glay, \$65 per 1,000.

Conchas—Rosa Santiago, \$62 per 1,000.

Londre de Carte Figaro, \$45 per 1,000.

FINE ARTS. Y EWELL'S GREAT PICTURE, "INTERIOR OF THE senate Chamber in the Ducal Palace at Venice," now on exhibition free at Schaus' Gattery, No. 749 Broadway.

MISCELLANEOUS,

DIAMOND SOLITAIRES. 2 Carats, per pair, \$200.

214 Carata, per pair, \$200.
234 Carata, per Pair, \$200.
235 Carata, per Pair, \$305.
3 Carata, per Pair, \$305.
All time wither stones, and mounted in the latest style, lither as Earrings or Studs.
These prices are in currency, and they are the best vargants in Diamonds in the market.
Larger sizes in proportion.
HOWARD & CO.,

HOTEL BRISTOL, ROME, ITALY, -THIS HOTEL IS situated on the Plazza Barberini, one of the healthi est locations in Rome, very central and near the American church. The hotel contains live rooms, for tamilies and single gentlemen. It is clegantly urnished. All Americans visiting kome will find this hotel extremely in every respect.

Mesars L. D. TAGLIOLI & CO., Proprietors.

EUROPE.

PURNITURE LACE CURTAINS, WINDOW SHADES.

And all styles of Furniture and Upholstery Goods at very reduced prices, as we are retiring from a retail

184 Fifth avenue, near Twenty-third street. A .-WEEKLY AND MONTHLY PAYMENTS POR Furniture, Carpets and Hedding, at B. M. COW-PERTHWAIT & CO. S. 153 and 157 Chatham street. An immense stock and low prices. Great bargains for cash. A TTENTION -- SECOND HAND VURNITURE, CAR-bets bought; the highest cash prices will be paid by calling on or addressing Mr. ABRAHAMS, 274 Seventh avenue, near Twenty sixth street.

A. -39 BAST THIRTLENTH STREET.

A. A splendid Set of China, 229 pieces.
Three rosewood Planos, in good order.
Parior Suits, Carpets, Furniture, &c.,
At private sale, at auction prices.

AUDTION.—ANY PARTIES WISHING TO PUR-chase second hand Furn.ture, of the best workman-ship and in every variety, cheap for cash, can and an unusual opportunity by calling on our house, as we are overstocked with goods at present and must sell.

A MAGNIFICENT GRAND DUCHESS PARLOR Suit, covered silk brocade; cost \$40, for \$200; do., \$100, \$40; Planoloric, \$275; Parlor, Chamber, Dining room) luniture at a sacrifice; property of a family leaving city. 55 West Fireenth street, near Fitth avenue. A TA SACRIPICE—HANDSOME HOUSEROLD FURANTING MILITER IN 10ts to suit, comperising Parior suits in rich damask satin, com \$753, for \$2.83; do, in satin urceasel, \$150; elegant Turkish suit, \$90. Steinway & south four round 75, octaw Pinnotorte, \$375; library and dising Furniture; Bedroom Sets, \$60 and \$125, Bedsteads, Dressing Casses, Mattresses; rep, plush and haircins suits, \$36; fine Bronzes, Paintings, &c. N. B.—in good order; used since May; must positively be sold. Call private residence, 210 West 21st st.

private residence, 210 West 21st st.

A GREAT SACRIFICE FOR CASH ONLY.—A PRIvaue family in pressing circumstances will self
magnificent gilded and carved Queen Victoria style
satun brocade Parior Suit, cost \$65, for \$160; magnificent Grande Duchesse Parlor Suit, in sain brocade,
\$145; Steinway & Sons Pianolorte, \$400; Turkish Suit,
\$35; rosewood and walnut Chamber Suits, Bressing
Cases, \$45 up; brocatel, rep and push Suits, \$30 up;
Carpets, 50 cents up; library, dining Furniture for onequarter cost price; must be sold. Call immediately,
Residence 103 West Twenty-eighth street, near Sixth av. A. FURNITURE FOR SALE AND HOUSE TO LET-A. Private family going abroad will dispose of their elegant costly and plain Household Furniture for less than hair cost, namely: "Pianforte for \$3.0; Parior Suits latest styles: Carpets, Centre Tebles, Bookcase, Secretary, Chamber Suits, Bedsteads, Dressing Cases, spring and hair Mattresses, Buffet, Extension Table, Chairs, &c. Call before purchasing. Residence 12) West 2sd st

NINETY-FIVE DOLLARS A handsome solid wainut Partor Sult, with Frenci rainut panels: uphoistered in all wool rep, with pathing, or only ninety-five dollars. Co., 82 and 34 Bowerv. FRANK BHONER CO., 82 and 34 Bowerv. Manufactory, 222 to 250 East in hirty-seventh street.

A LADY WILL SELL BEAUTIFUL PLIMPTON half cost; will exchange the same for a good second hand 7 octave Planotorie. 28 East Third street. A GENTLEMAN IN NEED OF CASH WILL SELL all his Homsehold Furniture, comprising every article necessary for housekeeping, at less than half original cost; Parlor Suita, \$75; Rep. \$30; Bedroom Suita, \$35; Carpets So. per yard. &c. Private residence, 21 East Twentieth st., near Broadway. CARPETS,

Furniture,

Beds, Bedding, &c.

Payments taken
by the week or month.

Terms, easy.

Corner of Twenty-fifth street and Sixth average. FOR SALE-A MARBLE TOP ETAGERE BEDSTRAD.
Payne's patent; has been very little used and is in
perfect order. Apply at 115 East Thirty-fith street.

DICKHARDT'S PARLOR BEDSTRAD WAS AWARDED the highest prize at the American Institute Fair, 1865; American Institute Fair, 1866; American Institute Fair, 1867; American Institute Fair, 1871. Factory and salesrooms 218 West Thirty-seventh street, between Seventh and Eighth avenues, New York.

PARTIES HAVING SECOND HAND FURNITURE, carpets, mirrors, &c. to dispose of will find a purchaser by addressing CASH, box 162 Heraid Uptown Branch office 1,265 Broadway.

AT 77 BLELCKER STREET, REAR BROADWAY—
Money liberally advanced on Diamonds, Watches,
Jewerry, Siks, Laces, Planos, &c., pawnbrokers' lickets
bought of Diamonds, Watches, &c. No. 77 Bleecker
street, up stairs.

AT 80 NASSAU STREET, BETWEEN PULTON AND A John streets.—Advances made to any amount on Life Policies, Merchandies, Diamonde, Watches, Jewelry, Planos, &c. NEWMAN LEOPOLD, 80 Nassau street. A TJOSEPH SOLOMON & CO.'S, 124 PULTON STREET, mear Massau.—Money advanced on plamonds, watches, Silver Piate, Silka, Jamel's Hair Shawis, An-tiques and Articles of Virtn: established 1850; private office for ladies, Se habit Espanol.

AT JACKSON'S, 806 BROADWAY, OPPOSITE BLEV-monds, Watches Jewelry, Silks Dry Goods and Per-sonal Property of every description. Private entrance for ladies. AT HYMAN'S. 710 BROADWAY-LIBERAL AD vances made on Diamonds. Watches, cilverwara &c., or will pay the highest market price for the same. AT 57 THIRTEENTH STREET, NEAR BROADWAY

Jeweiry, old Gold and Silver, or the same adva ISAAUS, 67 Thirteenth COSMOPOLITAN LOAN OPPICE, 82 EAST NINTH-street balement—Will make advances on Merchan-dise in the Custom House, Merchandise in the store, Silverware, Jewelry, Watches, Diamonds, &c. O NASSAU STREET, OPPOSITE POST OFFICE.— Liberal advances made on Diamolds, Watches, lewelry and all kinds of Merchandise. The same bought and sold. Boom I.

and sold Room I. HAYMAN LEOPOLD.

403 SIXTH AVENUE BETWEEN TWENTYfourth and Twenty-fifth streets.—Liberal atvances made on Diamonds, Watches, Jewelry, Sika,
Laces and Shawis. Same bought at tall value.

BERNARD.

918 BROADWAY, NEAR TWENTIETH STREET
Liberal advances on Diamonds, Watches, Jewelry, Sitver, Laces India Shawis, &c.; same bought.

A. C. HERTS. 1.145 BROADWAY, BETWEEN TWENTY-SIXTH on Dismonds, Watches, Jewelry, Silverware, Silks, Pranos, &c.; same bought and sold; parior for ladies business confidential.

Pianos, ac., talls business confidential.

8. FIRUSAL.

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1.267 Broadway. Money loaned on Diamonds, watches, Jeweiry, &c. Same bought and sold.

Watches, Jeweiry, &c. Same bought and sold. WANTED TO PURCHASE.

MERCHANDISE WANTED-FOR THE WESTERN trade; cash and approved mining Stock will be paid; the mines are now being successfully worked, and will stand thorough investigation. Address SAMUEL BOULDER, Herald office. OFFICE FURNITURE.—WANTED, ONE CYLINDER
Desk, one Safe, two Tables, Chairs, &c. Address H.
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WANTED-A S-COND HAND OYSTER AND CHOP Range, open fire. Address, stating price, J. A. MOORE AND CO., 16 Futton street. Brooklyn. WANTED TO PURCHASE—A COPPER AND CARE
Stand or Store, in or near a market or ferry thoroughfare, or hire a place suitable for same, send letters, scaled and describing location, to BAKER, Berald
Uptown Branch office, 1,255 Broadway. No postal cards
noticed.

WANTED TO PURCHASE—A SECOND HAND CIR-state price, with particulars. Address CASH BUVEN, box 150 Herald office.

WANTED TO PURCHASE—TRUCKING BUSINESS of a good house. Address, with particulars, where an interview may be had, W. M. D., box 115 Herald office.

STORAGE FOR FURNITURE, PIANOS BAGGAGE, & Ac., in separate rooms; building has all conveniences; watchman at night. MICHALES & SON, 38, 49 and 42 Commerce street, near Bleecker.

BILLIARDS. Al. -STANDARD AMERICAN BEVEL TABLES AND the Pheian & Collender Combination Cushions for sale only by the patennee, H. W. COLLENDER, successor to Pheian & Collender, 738 Broadway, New York.

A MERICAN REVEL BILLIARD TABLES—WITH DE-A laney's wire cushions, used exclusively for all match games, indersed by Garnier, R. udoiphe, Dion, vigmans, Ubassy and others: second name devel tables, nearly new, for \$175. W. H. Galffffff 4 CO., 40 Yesov street. DENTISTRY.

A BEAUTIFUL SET, \$5, \$5; GUN TRETH, \$10; SIN-gle, \$1; extracting with gas, 50; :silver fillings, 50; Examine specimens. "New York Dental rooms," 25; Sixth avenue. Established 1851. Remember, 262. A BSOLUTELY PAINLESS.—TEETH EXTRACTED; fresh gas daily; Combination Sets, extremely light and durable; Rubber Sets, \$10, 716 Sixth avenue, between Yourteenth and Fifteenth streets. Established Hyears. Dr. L. BERHARD.

AT GREATLY REDUCED PRICES—AN EXTENSIVE Mock of Marble and Marbleized Mantels and all other marble wors: Marble Turning for the trade. A KLABER, 134 East Eighteenth street, near Third av. A T GREATLY REDUCED PRICES.
An extensive stock of State and Marble Mantels,
Wash Trays and State Work of every description.
Umon square, Fourth avenue and Seventeenth st. N Y

A GREAT REDUCTION IN PRICES OF MARRIES And marbleized Maniels; all kinds of Floor Bling. Monuments, Headstones, Slabs for plumoirs and cabe net makers, now offered at 8. KLABER & 10. 'N Steam Markie Works, No. 217 to 223 West Pifty-first street page Broadway!